

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trad mark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENT	TOR	AT	TORNEY DOCKET NO.
08/865,41	9 05/28/97	AUGER		S	CLINK0002
JAMES C.		IM51/0412	-	EX LIOTT,	CAMINER
1493 CHAI SUITE 300	N BRIDGE ROA	D .		ART UNIT	PAPER NUMBER
MCLEAN VA	22101		-	1751	17
			I	DATE MAILED:	04/12/99

Please find below and/or attached an Office communication concerning this application or pr ceeding.

**Commissioner of Patents and Trademarks** 



## **Advisory Action**

Application No. 08/865,419 Applicant(s)

Examiner

Caroline D. Liott

**Group Art Unit** 1751

Auger

	_					1
S BEDIOD FOR	RESPONSE: [check of	only a) or b)]				
	? months from	the mailing date of the	e final rejection.			etion whichever
a) X expires		the mailing date of the	e final rejection. final rejection, or on the r for the response expire lat	mailing date of th	nis Advisory A hs from the d	ate of the final
is later.	in no event, novever,	···			141	opriste fee The
date on which t	te response, the person and the	ne corresponding amou	er 37 CFR 1.136(a), the property of the filed is the date of the resumt of the fee. Any extensive period for response or as the Notice of Appeal file.	set forth in b) at	bove.	i i
Appellant's B period for res	rief is due two months ponse set forth above	whichever is later	he Notice of Appeal file  See 37 CFR 1.191(  29, 1999 has beel	d) and 37 CFR n considered w	1.192(a). ith the follo	wing effect,
pplicant's resp ut is NOT deen	onse to the final reject ned to place the applic	ion, filed on <u>IMA</u> ation in condition fo	or allowance:			
The propose	i amendment(s):		- d - n Anneal Brief			
☐ will be e	tered upon filing of a	Notice of Appeal a	nd an Appear Brief			
X will not	e entered because:		.i.e	search. (See	note below	١.
₩ +boy	aise new issues that \	would require furthe	er consideration and/or	30010111 (030		!
☐ they	raise the issue of new	matter. (See note	below).	-1 by motorially	reducina O	r simplifying the
₩ thav	are not deemed to play	ce the application if	Derrei Tomi Tor appar	at by intaterially	,00009	• • •
issue	s for appear.			mber of finally	rejected Cir	JII 113.
[] there	present additional clai	ns without cancelli	ng a corresponding no	imit the scope	of the claim	s ("consisting of"
∟ tney	•	a anaci	fic substrate (wood), II	mint the scope	- II of which	require further
∟ tney NΩTE:	The proposed amendn	<u>nents recite a speci</u>	I " - sthad" alaims to	ດ "kit" claims. ເ	<u>all of Willen</u>	Tegano raississi
NOTE:	The proposed amendn Janguage), and change	e previous non-elec	ted "method" claims to	o "kit" claims, i	all of Willen	Tegano recuir
NOTE:	The proposed amendn language), and change consideration and/or s	earch.	icu maara	o "kit" claims, i	all Of WillCh	16quil C 1813
NOTE:	The proposed amendn language), and change consideration and/or s	earch.	icu maara	o "kit" claims, i	all of Which	Tegano ross
NOTE:	The proposed amendn Janguage), and change	earch.	icu maara	o "kit" claims, i	an or winch	TEQUITO TO
NOTE:	The proposed amendn language), and change consideration and/or s nt's response has ove	e previous non-elec- learch. rcome the following	g rejection(s):			
NOTE:	The proposed amendn language), and change consideration and/or s nt's response has ove	e previous non-elec- learch. rcome the following	g rejection(s):			f submitted in a
NOTE:  Applica	The proposed amendn language), and change consideration and/or s nt's response has over	rcome the following	g rejection(s):	would be	allowable i	f submitted in a
NOTE:  Applica	The proposed amendn language), and change consideration and/or s nt's response has over	rcome the following	g rejection(s):	would be	allowable i	f submitted in a
NOTE:  Applica  Newly pro separate,	The proposed amendn language, and change consideration and/or so the second consideration and/or so the second consideration and considera	rcome the following the normal transcalling the normal for reconsideration	g rejection(s): n-allowable claims. has been considered b	would be	allowable i	f submitted in a plication in condition
NOTE:  Applica  Newly pro separate,  The affida for allowa	The proposed amendangle and change consideration and/or somethis response has over posed or amended claritimely filed amendment wit, exhibit or requesting remain for the response and considerations of the response to the second secon	rearch.  recome the following the norm of the cancelling the cancelling the norm of the cancelling the cancelling the norm of the cancelling the norm of the cancelling the	n-allowable claims.	would be	allowable i	f submitted in a plication in condition
NOTE:  Applica  Newly pro separate,  The affida for allowa	The proposed amendangle and change consideration and/or somethis response has over posed or amended claritimely filed amendment wit, exhibit or requesting remain for the response and considerations of the response to the second secon	rearch.  recome the following the norm of the cancelling the cancelling the norm of the cancelling the cancelling the norm of the cancelling the norm of the cancelling the	n-allowable claims.	would be	allowable i	f submitted in a plication in condition
NOTE:  Application  Application  Newly proseparate,  The affidation alloware the rejection  The affidation	The proposed amendanguage), and change consideration and/or so that is response has over posed or amended classimely filed amendment of exhibit or requestance because:  It is remain for the response to the response or amended classimely filed amendment or the response o	rcome the following the noise transcription for reconsideration the considered becomes the	g rejection(s): n-allowable claims. has been considered because it is not directed	would be but does NOT p	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by
NOTE:  Application  Application  Newly proseparate,  The affidation alloware the rejection  The affidation	The proposed amendanguage), and change consideration and/or so that is response has over posed or amended classimely filed amendment of exhibit or requestance because:  It is remain for the response to the response or amended classimely filed amendment or the response o	rcome the following the noise transcription for reconsideration the considered becomes the	g rejection(s): n-allowable claims. has been considered because it is not directed	would be but does NOT p	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by
NOTE:  Application  Newly proseparate,  The affidation allowation  The affidation Exam  For purpose	The proposed amendan language), and change consideration and/or so that is response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  Introduction of the response has over posed or amended classimely filed amendment with exhibit or requestince because:  Introduction of the response has over posed or amended classimely filed amendment with the state of the property of the	rcome the following the noise transcription for reconsideration the considered becomes the	n-allowable claims.	would be but does NOT p	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al	The proposed amendanguage), and change consideration and/or so that is response has over the posed or amended classimely filed amendment wit, exhibit or requestince because:  It is remain for the restrictions remain for the restrictions of Appeal, the statement of the statement is the statement of the statement is the statement in the final rejections of Appeal, the statement is the statement in the statement is the statement i	t cancelling the normal seasons of record.  be considered become the claims is	g rejection(s): n-allowable claims. has been considered because it is not directed as follows (see attach	would be but does NOT p	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al Claims of	The proposed amendan language), and change consideration and/or so the second of the s	t cancelling the normal sons of record.  be considered become.  tus of the claims is	g rejection(s): n-allowable claims. has been considered because it is not directed as follows (see attach	would be but does NOT p	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al Claims of	The proposed amendan language), and change consideration and/or so that is response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  It is to exhibit will NOT iner in the final rejections of Appeal, the statement of the response of the second of the response of the second of the se	t cancelling the normal seasons of record.  be considered become.  tus of the claims is	g rejection(s): n-allowable claims. has been considered because it is not directed as follows (see attach	would be but does NOT p SOLELY to issumed written exp	e allowable in the application of the application o	f submitted in a plication in condition were newly raised by any):
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al Claims of	The proposed amendan language), and change consideration and/or so the consideration and/or so the consideration and/or so the consideration and/or so the consideration and consideration and consideration and consideration and considerations remain for the restrictions remain for the restrictions of Appeal, the statement of the consideration and consid	t cancelling the normal seasons of record.  The considered becomes the considered becomes of the claims is the considered on the claims in the claims is the considered on the claims in the claims is the considered on the claims in	g rejection(s):  n-allowable claims.  has been considered because it is not directed as follows (see attach	would be but does NOT posterior solling to some solution of the solution of th	e allowable in the place the apues which very blanation, if the pen approved	f submitted in a plication in condition were newly raised by
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al Claims of Claims re	The proposed amendan language), and change consideration and/or so that's response has over posed or amended claimely filed amendment wit, exhibit or requestince because:  Introduction of the response has over the second for the response has over the second for the response of Appeal, the state of Appeal, the state of the second for t	t cancelling the nor easons of record.  tus of the claims is on filed on Disclosure Stateme	g rejection(s):  n-allowable claims.  has been considered because it is not directed as follows (see attach	would be but does NOT p SOLELY to issumed written exp has not be er No(s).	e allowable in the place the appues which very planation, if the pen approved the province of	f submitted in a plication in condition were newly raised by any):
NOTE:  Applica  Newly pro separate,  The affida for allowa The reject  The affida the Exam  For purpo Claims al Claims of Claims re  The prop	The proposed amendanguage), and change consideration and/or so that is response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  Introduction of the response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  Introduction of the response of Appeal, the state of Appeal, the state of the contraction of the contraction of the contraction of the properties of	t cancelling the normal seasons of record.  be considered become tus of the claims is the claims is the considered become the considered become the considered become the considered become the claims is the claims in the claims	g rejection(s):  n-allowable claims.  has been considered because it is not directed as follows (see attach  has	would be but does NOT possible.  SOLELY to issumed written expended written expended with the control of the co	e allowable in place the apues which volanation, if een approved	f submitted in a plication in condition were newly raised by any):  d by the Examiner.  Caroline D. Linguistic D.
□ Applica □ Newly proseparate, □ The affidator allowathe Exam □ The affidathe Exam □ The proportion of Claims of Cl	The proposed amendanguage), and change consideration and/or so that is response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  Introduction of the response has over posed or amended classimely filed amendment wit, exhibit or requestince because:  Introduction of the response of Appeal, the state of Appeal, the state of the contraction of the contraction of the contraction of the properties of	t cancelling the normal seasons of record.  be considered become tus of the claims is the claims is the considered become the considered become the considered become the considered become the claims is the claims in the claims	g rejection(s):  n-allowable claims.  has been considered because it is not directed as follows (see attach	would be but does NOT possible.  SOLELY to issumed written expended written expended with the control of the co	e allowable in place the apues which volanation, if een approved	f submitted in a plication in condition were newly raised by any):